UNITED STATES BANKRUPTCY COLEASTERN DISTRICT OF NEW YORK		
IN RE:		
HEATHER HOWELL-CARABALLO		
DEBT	OR(S).	·
	X	
	CHAPTER 13 PLAN	Effective 12/01/2019
X Check this box if this is an ame	ended plan. List below the sections of t	he plan which have been
2.1,3.1,3.2		

**To Debtors:** This form sets out options that may be appropriate in some cases, but the presence of an option on the form does not indicate that the option is appropriate in your circumstance or that it is permissible in your judicial district. Plans that do not comply with the local rules for the Eastern District of New York may not be confirmable. If you do not have an attorney, you may wish to consult one,

To Creditors: Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. You should read this plan carefully and discuss it with your attorney. If you do not have an attorney, you may wish to consult one. If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file an objection to confirmation at least 7 days before the date set for the hearing on confirmation, unless otherwise ordered by the Bankruptcy Court. The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. In addition, you may need to file a timely proof of claim in order to be paid under any plan.

1.1: The following matters may be of particular importance. Debtors must check one box on each line to state whether or not the plan includes each of the following items. If an item is checked as "Not Included" or if both or neither boxes are checked, the provision will be ineffective if set out later in the plan.

a.	A limit on the amount of a secured claim, set out in Section 3.4, which may result in a partial payment or no payment at all to the secured creditor	□ Included	⊠Not Included
b.	Avoidance of a Judicial lien or non-possessory, non-purchase- money security interest, sot out in Section 3.6	□ Included	⊠Not Included
C.	Nonstandard provisions, set out In Part 9	□Included	⊠Not Included

1.2: The following matters are for informational purposes:

a.	The debtor(s) is seeking to modify a mortgage secured by the	□ Included	⊠Not
	debtor(s)'s principal residence, set out in Section 3.3		Included
b.	Unsecured Creditors, set out in Part 5, will receive 100% distribution of their timely filed claim		□Not Included

# PART 2: PLAN PAYMENTS AND LENGTH OF PLAN

2.1: The post-petition extrustee and the Debtor(	arnings of the d s) shall pay to th	ebtor(s) are sub le Trustee for a p	mitted to the supervisio period of months as follo	n and control of the ws:
\$35,000.00 per r period of1 month		ng12/23	through and including	12/23 for a
\$2,345.00 per m a period of59 mor	nths.		through and including _	11/28 for
2.2: Income tax refunds	•			
pendency of this case, the returns for each year com the tax period. In addit	e Debtor(s) will pr nmencing with the ion to the montl	ovide the Trustee tax year202 hly plan payme	provided in Part 5 of this with signed copies of file 3 no later than April 15 nts, indicated tax refunds year in which the tax retu	d federal and state tax of the year following are to be paid to the
2.3: Additional payment	S.			
Check one.				
⊠ None. If "None"	is checked, the re	st of §2.3 need n	ot be completed.	
* *			stee from other sources, a each anticipated payment	
PART 3: TREATMENT C	F SECURED CL	AIMS		
3.1: Maintenance of pay	ments (including	g the debtor(s)'s	principal residence).	
Check one.  None. If "None" is of the control of th	ain the current cor equired by the a	ntractual installme	ent payments on the secu et and noticed in conform	red claims listed below, ity with any applicable
Name of Creditor	Last 4 Digits of Account Number	Principal Residence (check box)	Description of Collateral	Current Installment Payment (including escrow)
SN SERVICING CORP	9879	X	1138 WAVERLY AVENUE, HOLTSVILLE, NY 11742	\$2,920.79

<sup>☐</sup> Continued on attached separate page(s).

Case 8-23-74294-reg Doc 18 Filed 12/21/23 Entered 12/21/23 14:45:58

### 3.2: Cure of default (including the debtor(s)'s principal residence).

Check one.

**None.** *If "None"* is checked, the rest of §3.2 need not be completed.

X Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, with interest, if any, at the rate stated below. Unless otherwise ordered by the court, the amounts listed on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) control over any contrary amounts listed below, In the absence of a contrary timely filed proof of claim, the amounts listed below are controlling.

Name of Creditor	Last 4 Digits of Account Number	Principal Description of Amount of Residence Collateral Arrearage (check box)		i .	I '
SN SERVICING CORP	9879	Х	1138 WAVERLY AVENUE, HOLTSVILLE, NY 11742	\$144,512.28	

☐ Continued on attached separate page(s).

### 3.3: Modification of a mortgage secured by real property of the debtor(s).

Check one.
☑ The debtor(s) is not seeking to modify a mortgage secured by a property of the debtor(s).
☐ The debtor(s) is seeking to modify a mortgage secured by the debtor(s)'s principal residence and shall serve and file a Lost Mitigation Request under the Court's Loss Mitigation Program pursuant to General Order #676. Complete paragraph below.
The mortgage due to (creditor name) on the property known as (property address) under
account number ending (last four digits of account number) is in default. All arrears, including all past due payments, late charges, escrow deficiency, legal fees and other expenses due to the mortgages totaling \$ (total amount of arrearage), may be capitalized pursuant to a loan modification. The new principal balance, including capitalized arrears will be \$_ (current total balance), and will be paid at % interest amortized over years with an estimated monthly payment of \$ (total proposed monthly modified payment) including interest and escrow of \$ (escrow portion of monthly payment). The estimated monthly payment, including proposed principal, interest, and escrow, shall be paid directly to the trustee while loss mitigation is pending and until such time as the debtor(s) has commenced payment under a trial loan modification. Contemporaneous with the commencement of a trial loan modification, the debtor(s) will amend the Chapter 13 Plan and Schedule J to reflect the terms of the trial agreement, including the direct payment to the secured creditor going forward by the debtor(s).
☐ Continued on attached separate page(s).

☐ The debtor(s) is seeking to modify a mortgage outside of the Court's Loss Mitigation

Program and shall file a status letter on loss mitigation efforts seven (7) days prior to each

Hearing on Confirmation. Complete the paragraph above.

	ebtor(s) has aph below.	been offered ar	nd accepted a	trial loan m	odification. Comp	olete
account number debtor(s) has a amount stated in,, and s such Court author cease any further claim affected by filed for the benefit of this plan is of claim.	ending ccepted a tri Section 3.1 shall continue orization, excepted a tri orization, excepted this paragra offit of court authorize satisfied, the stimely serv	(last four digital loan modification above, shall be less until a permane the cept as otherwise ents on account aph is reflected of the perise plan may be	gits of accouration. Monthle paid directly to ent modification expressly proof arrearage don the Court's Commanent modification of the confirmed with the confirmed w	nt number) is y payments the secured on agreemen by Coue on the clar Claims Registication agreemout further a	as (property s in default as of under the trial percreditor commencit is authorized by furt Order, the Trustim of ter as Claim #, in the total ment, if all other as for notices indicates	this date. The riod plan, in the ring on the Court. Upon tee is directed to, originally al amount of \$\\$_\text{requirements for order}
3.4: Request for secured cl		of security, payr	ment of fully s	secured claii	ms, and modificat	ion of under-
Check one. ⊠ None. /i	" <i>None"</i> is ch	ecked, the rest	of §3.4 need n	ot be comple	ted.	
The rem checked		is paragraph is	only effective	e if the appli	cable box in Part	1 of this plan is
claim sh paragrap order de	all be paid pu oh shall not n termining sud	ersuant to order on odify liens under	of the Court up rlying any sec ntil either com	oon determina ured claims u pletion of pay	cured claims listed a ation of such motion under non-bankrupt orments under the p	n. This cy law absent an
Name of Creditor	Last 4 Digits of Acct No.	Description of Collateral	Value of Collateral	Total Amount of Claim	Estimated Amount of Creditor's Secured Claim	Estimated Amount of Creditor's Unsecured Claim
			-			-
□ Con	tinued on att	ached separate	page(s).			
3.5: Secured cla	aims on pers	sonal property	excluded from	n 11 U.S.C §	506.	
Check one. ⊠ None. I	f "None" is ch	necked, the rest	of §3.5 need n	ot be comple	ted.	
		ow were either:				
•	Incurred with	in 910 days befo	ore the petition	date and see	cured by a purchas	e money security

interest in a motor vehicle acquired for the personal use of the debtor(s); or

in any other thing of value.

Incurred within 1 year of the petition date and secured by a purchase money security interest

These claims will be paid pursuant to §3.1 and/or §3.2. (The claims must be referenced in those sections as well.) Unless otherwise ordered by the court, the claim amount stated on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) controls over any contrary amount listed below. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling.

Name of Creditor	Last 4 Digits of Acct. No.	Collateral	Amount of Claim	Interest Rate

☐ Continued on attached separate page(s).

### 3.6 Lien avoidance.

Check one.

X None. If "None" is checked, the rest of §3.6 need not be completed.

The remained of this paragraph is only effective if the applicable box in Part 1 of this plan is checked.

The debtor(s) shall file a motion to avoid the following judicial liens or non-possessory, non-purchase-money security interests as the claims listed below impair exemptions to which the debtor(s) are entitled under 11 U.S.C. §522(b) or applicable state law. See 11 U.S.C. §522(f) and Bankruptcy Rule4003(d). Such claim shall be paid pursuant to order of the court upon determination of such motion.

Name of Creditor	Attorney for Creditor	Lien Identification	Description of Collateral	Estimated Amount of Secured Claim	Interest Rate on Secured Portion, if any	Estimated amount of Unsecured Claim

☐ Continued on attached separate page(s).

### 3.7: Surrender of collateral.

Check one.

None. If "None" is checked, the rest of §3.7 need not be completed.

□The debtor(s) elect to surrender to each creditor listed below the collateral that secures the creditor's claim. The debtor(s) request that upon confirmation of this plan the stay

under 11 U.S.C. §362(a) be terminated as to the collateral only and that the stay under 11 U.S.C. 1301 be terminated. Any timely filed allowed unsecured claim resulting from the disposition of the collateral will be treated in Part 5 below.

Name of Creditor	Last 4 Digits of Acct. No.	Description of Collateral		

### PART 4: TREATMENT OF FEES AND PRIORITY CLAIMS

### 4.1: General.

Trustee's fees and all allowed priority claims, including domestic support obligations other than those treated in §4.5, will be paid in full without post-petition interest.

### 4.2: Trustee's fees.

Trustee's fees are governed by statute and may change during the course of the case.

### 4.3: Attorney's fees.

The balance of the fees owed to the attorney for the debtor(s) is \$4,000.00\_\_\_.

## 4.4: Priority claims other than attorney's fees and those treated in §4.5.

Check one.

X **None.** *If "None"* is checked, the rest of §4.4 need not be completed. The debtor(s) intend to pay the following priority claims through the plan:

Estimated Claim Amount	
	Estimated Claim Amount

☐ Continued on attached separate page(s).

Complete table below; do not fill in arrears amount.

### 4.5: Domestic support obligations.

Check one.

$\boxtimes$	None. If "None" is checked, the rest of §4.5 need not be completed.
	The debtor(s) has a domestic support obligation and is current with this obligation.

☐ The debtor(s) has domestic support obligation that is not current and will be paying arrears through the Plan. Complete table below.

Name of Recipient	Date of Order	Name of Court	Monthly DSO Payment	Amount of Arrears to be Paid through Plan, if any

### PART 5: TREATMENT OF NON-PRIORITY UNSECURED CLAIMS

Allowed nor	n-priority unsecured claims will be paid pro rata:
	Not less than the sum of \$
$\boxtimes$	Not less than 100% of the total amount of these claims.
	From the find remaining after disbursement have been made to all other creditors provided for in this plan.
If more	than one option is checked, the option providing the largest payment will be effective.

### PART 6: EXECUTORY CONTRACTS AND UNEXPIRED LEASES

6.1: The executory contracts and unexpired leases listed below are assumed and will be treated as specified. All other executory contracts and unexpired leases are rejected.

Check one.

X None. If "None" is checked, the rest of §6.1 need not be completed.
Assumed items. Current installment payments will be paid directly by the debtor(s) as specified below, subject to any contrary court order or rule. Arrearage payments will be disbursed by the trustee.

Name of Creditor	Description of Leased Property or Executory Contract	Current Installment Payment by Debtor	Amount of Arrearage to be Paid by Trustee

### PART 7: VESTING OF PROPERTY OF THE ESTATE

Unless otherwise provided in the Order of Confirmation, property of the estate will vest in the debtor(s) upon completion of the plan.

## **PART 8: POST-PETITION OBLIGATIONS**

8.1: Post-petition mortgage payments, vehicle payments, real estate taxes, and domestic support obligations are to be made directly by the debtor(s) unless otherwise provided for in the plan

Case 8-23-74294-reg Doc 18 Filed 12/21/23 Entered 12/21/23 14:45:58

8.2: Throughout the term of this Plan, the debtor(s) will not incur post-petition debt over \$2,500.00 without written consent of the Trustee or by order of the Court.

### **PART 9: NONSTANDARD PLAN PROVISIONS**

9.1: Check "None" or list nonstandard plan provisions.

X None. If None" is checked, the rest of §9.1 need not be completed.

Under Bankruptcy Rule 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in the form plan or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.

The following plan provisions will be effective only if there is a check in the box "included" in §1.1(c).

## **PART 10: CERTIFICATION AND SIGNATURE(S):**

Dated: 12/21/23

10.1: I/we do hereby certify that this plan does not contain any nonstandard provisions other than those set out in the final paragraph.

/S HEATHER HOWELL-CARABALLO Signature of Debtor 1	Signature of Debtor 2	_1
Dated:12/21/23	Dated:	
/S Richard Jacoby Signature of Attorney for Debtor(s)		